## REMARKS

At the outset, the Examiner is thanked for the thorough review and consideration of the pending application. The Office Action dated May 25, 2005, has been received and its contents carefully reviewed.

Claims 1-19 are currently pending. Reexamination and reconsideration of the pending claims is respectfully requested.

In the Office Action, the drawings were objected to as failing to comply with 37 CFR 1.84(p)(4). Claims 1-19 were rejected as being unpatentable under 35 U.S.C. 103(a) over Takeda (U.S. Patent No. 6,456,268) in view of Baek (U.S. Patent No. 6,525,720).

In the Office Action, the drawings were objected to as failing to comply with 37 CFR 1.84(p)(4) because: "(i) reference characters "32", "36" and "40" have all been used to designate "compensation voltage setting"; and reference characters "34", "38" and "42" have all been used to designate "voltage converter" (see Figs. 3, 6 and 9; wherein Figs. 3, 6 and 9 illustrate the same arrangement)." A similar objection was made with respect to Figs. 4, 7, and 10. M.P.E.P. § 608.01(g) states: "The reference characters must be properly applied, no single reference character being used for two different parts or for a given part and a modification of such part" (emphasis added). While reference characters 32, 36, and 40 do all refer to compensation voltage setting parts, they are all different embodiments. The descriptions for Figs. 3, 6, and 9 state that they are illustrations of first, third, and fifth embodiments respectively. One difference in these embodiments is the voltage converters, so they are provided with different reference numbers in compliance with M.P.E.P. § 608.01(g). The same applies for the other objections to the drawings raised. Accordingly, Applicant respectfully requests that this objection be withdrawn.

The present invention is assigned to LG.Philips LCD Co., Ltd., which assignment is recorded at reel 11942, frame 886. Back is also assigned to LG.Philips LCD Co., Ltd., which assignment is recorded at reel 11355, frame 604. Therefore, under 35 U.S.C. § 103(c), Back cannot be applied as prior art against claims 1-19. Therefore, as the Examiner admits that

Takeda by itself is insufficient to reject claims 1-19, Applicants respectfully submit that claims 1-19 are allowable over the cited art.

Applicants believe the foregoing remarks place the application in condition for allowance and early, favorable action is respectfully solicited.

If for any reason the Examiner finds the application other than in condition for allowance, the Examiner is requested to call the undersigned attorney at (202) 496-7500 to discuss the steps necessary for placing the application in condition for allowance. All correspondence should continue to be sent to the below-listed address.

If these papers are not considered timely filed by the Patent and Trademark Office, then a petition is hereby made under 37 C.F.R. § 1.136, and any additional fees required under 37 C.F.R. § 1.136 for any necessary extension of time, or any other fees required to complete the filing of this response, may be charged to Deposit Account No. 50-0911. Please credit any overpayment to deposit Account No. 50-0911. A duplicate copy of this sheet is enclosed.

Respectfully submitted,

Dated: September 21, 2005

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